### UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

#### UNITED STATES OF AMERICA

v. Case No. 8:03-CR-77-T-30TBM

HATEM NAJI FARIZ

# UNOPPOSED MOTION TO AMEND CONDITIONS OF RELEASE TO ALLOW TRAVEL TO TEXAS

The Defendant, Hatem Naji Fariz, pursuant to 18 U.S.C. § 3142(c)(3), respectfully requests that this Honorable Court amend his conditions of release to allow him to travel to Plano, Texas, from August 10, 2006 through August 13, 2006. As grounds in support, Mr. Fariz states:

- 1. On April 23, 2003, Mr. Fariz was released on a substantial secured bond, which includes agreements to forfeit property. During Mr. Fariz's recent sentencing, Mr. Fariz was permitted to self-surrender to the institution in which he will serve his sentence, and accordingly continues to be released. One of the conditions of Mr. Fariz's release is that he not travel outside the Middle District of Florida without permission of the Court.
- 2. Mr. Fariz would like to be able to travel to and from the area of Plano, Texas. Mr. Fariz makes this request so that he may visit his brother, Yazan Ahmad. Mr. Fariz would stay with his brother at his brother's residence, at 908 Sandhurst Drive, Plano, Texas 75025. During this period of travel, Mr. Fariz would be able to be contacted at 813-355-6991 on his cell or at 469-467-9633 at his brother's residence.

3. The undersigned has spoken with Assistant United States Attorney Terry A. Zitek, and he has no objection to this motion.

4. The undersigned has also spoken with Nathan Dodson, Pretrial Services officer, and he has no objection to this motion.

### **MEMORANDUM**

The Court may at any time amend an order of release to impose additional or different conditions of release. 18 U.S.C. § 3142(c)(3). Mr. Fariz respectfully requests that his conditions of release be amended to allow travel to and from the area of Plano, Texas, so that he may visit his brother.

WHEREFORE, the Defendant, Hatem Naji Fariz, moves this Honorable Court for an order modifying his conditions of release to allow him to travel to the area of Plano, Texas, from August 10, 2006 through August 13, 2006.

Respectfully submitted,

R. FLETCHER PEACOCK FEDERAL PUBLIC DEFENDER

/s/ M. Allison Guagliardo

M. Allison Guagliardo Florida Bar No. 0800031 Assistant Federal Public Defender 400 North Tampa Street, Suite 2700 Tampa, Florida 33602

Telephone: (813) 228-2715 Facsimile: (813) 228-2562 E-mail: allison\_guagliardo@fd.org

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 4th day of August, 2006, a true and correct copy of the foregoing has been furnished by CM/ECF, to Walter Furr, Assistant United States Attorney; and Terry A. Zitek, Assistant United States Attorney.

/s/ M. Allison Guagliardo
M. Allison Guagliardo
Assistant Federal Public Defender